DOCKET NO: 263361US0PCT

## IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE	E APPLICATION OF	:	
AND	REA CAPOCCHI	: EXAMINER: M.C. HENRY	
SERL	AL NO: 10/516,945	:	
FILEI	D: AUGUST 23, 2005	: GROUP ART UNIT: 1623	
FOR:	A PROCESS FOR THE PREPARATING INCLUSION COMPOUNDS	TION OF PIROXICAM: B-CYCLO	ODEXTRIN
DECLARATION UNDER 37 C.F.R. § 1.132			
	MISSIONER FOR PATENTS KANDRIA, VA 22313-1450		
SIR:			
	Now comes DAVIELA BRI	GHEV71	who
depos	ses and states that:		
	1. I am qualified CHEMIST		and received
my D	iploma in the year <u>1987</u> .		
	2. I have been employed by CHIES	1 FARMACEUTICE	
	for	20 years as a CABORA TO	Ry
TECHL	in the field of AVALI	TYCAL CHEMISTRY	·
	3. I have read and am familiar with U	.S. patent application serial No. 10	)/516,945.
	4. I have read and am familiar with the	e contents of the Office Action da	ted October
20, 20	008 in U.S. patent application serial No.	10/516,945. I have also read and	understand

Chiesi et al., European Patent No. 0 153 998 A2 cited in that Office Action.

5. The following experiments were carried out by me or under my direct supervision and control.

20 grams of 1:2.5 piroxicam: β-cyclodextrin obtained according to the method of the present invention, corresponding to about 2.1 grams of piroxicam, were put in a dissolution test apparatus Sotax A76, and then 250 ml of water were introduced. Then, the resulting dispersion was maintained under stirring at 125 r.p.m. After 15 minutes, an aliquot of the solution was withdrawn and filtered. The amount of dissolved piroxicam, measured by UV spectrophotometry, turned out to be 0.5 g/100 ml.

Under similar conditions, using 7.5 grams of 1:2.5 piroxicam: β-cyclodextrin, corresponding to 0.78 grams of piroxicam, the lyophilized product of Chiesi et al. gave rise after 30 minutes to an amount of dissolved piroxicam of 0.0453 g/100 ml (see page 5, lines 15-29).

- 6. These data demonstrate that the dissolution kinetics of the lab scale lyophilized product of Chiesi et al. is slower than that of the lyophilized product of the present invention.
- 7. The undersigned petitioner declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of this application or any patent issuing thereon.

8. Further deponent saith not.

Signature Brokent

05/02/2009

Date